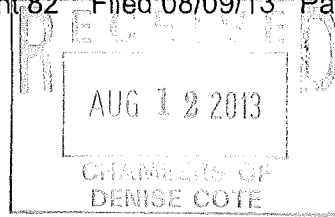


Cote, D.

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK



In the Matter of the Application of

10 CV 5210 (DLC) (MHD)

THE CROMWELL GROUP, INC., AND
AFFILIATES, ET AL.

In the Matter of the Application of

09 CV 7759 (DLC)

HICKS BROADCASTING OF INDIANA, LLC,
et al.,

Related to

41 CV 1395 (DLC)

UNITED STATES OF AMERICA,

Plaintiff,

v.

**NOTICE OF VOLUNTARY DISMISSAL
WITHOUT PREJUDICE
PURSUANT TO F.R.C.P. 41(a)(1)(A)(i)**

AMERICAN SOCIETY OF COMPOSERS,
AUTHORS AND PUBLISHERS,

Defendant.

WHEREAS, on July 8, 2013 Radio Music License Committee ("RMLC") electronically filed a motion to enforce the October 15, 2004 Final Order, the May 25, 2010 Interim Fee Order, and the January 27, 2012 Final Order of this Court, and for an entry of judgment against Vox Communications Group, LLC ("Vox") for failure to pay administrative fees and late payment fees in the amount of \$15,537.00, plus the full costs incurred by RMLC in connection with the motion (the "Motion"); and,

WHEREAS, prior to its time to respond to the Motion and in lieu of filing any response, Vox has agreed with RMLC that RMLC shall voluntarily dismiss the Motion without prejudice.

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Thus, pursuant to section 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, RMLC hereby gives notice that the Motion is voluntarily dismissed without prejudice.

Dated:

New York, New York

August 9, 2013


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SDNY Bar No. BS8152

Counsel for Radio Music License Committee

The Clerk of Court shall not close this case.

SO ORDERED:


U.S.D.J.

8/12/13

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